## 5.9 AGRICULTURAL RESOURCES

# 5.9.1 Agricultural Resources in the Corridor

Agricultural resources in the North Coast Corridor (NCC) consist of various types of farmland as defined by the California Department of Conservation, Division of Land Resource Protection, and the U.S. Department of Agriculture (USDA) Natural Resources Conservation Service (NRCS). They are accessed and mapped statewide on an ongoing and regular basis and are defined as follows:

- Prime Farmland is defined as land that has been used for irrigated agricultural production at some time during the four years prior to the Important Farmland Map date. In addition, Prime Farmland must also meet the physical and chemical criteria as determined by the NRCS.
- Farmland of Statewide Importance is land other than Prime Farmland that has a good combination of physical and chemical characteristics for the production of crops. It may have been used for the production of irrigated crops at some time during the two update cycles prior to the mapping date.
- Unique Farmland is defined as land that does not meet the criteria for Prime Farmland or Farmland of Statewide Importance, but land that has been used for the production of specific high economic value crops at some time during the two update cycles prior to the mapping date. This land has the special combination of soil quality, location, growing season, and moisture supply needed to produce sustained, high quality and/or high yields of a specific crop when treated and managed according to certain farming methods.
- Farmland of Local Importance is categorized as land that is either producing crops, has the
  capability of producing crops, or is used for the production of confined livestock, and may be
  important to the local economy due to its productivity or value. Furthermore, other agricultural lands
  are designated as such if they are subject to Williamson Act contract or agriculture preserve.

In accordance with prime agricultural land standards per Coastal Act Section 30241, farmland within the Coastal Zone must meet any of the following in order to be defined as prime agricultural land: (1) soil classification (Class I or II soils as defined by the NRCS); (2) Storie Index Rating of 80 through 100; (3) ability to support livestock (at least one animal unit per acre as defined by the USDA); or (4) planted with fruit- or nut-bearing trees, vines, bushes, or crops that have a nonbearing period of fewer than five years and that will normally return during the commercial bearing period on an annual basis from the production of unprocessed agricultural plant production not less than \$200 per acre.

Even if land does not meet the prime agricultural land definition per Coastal Act Section 30241, Section 30242 of the Coastal Act applies to all agricultural lands on the urban-rural boundary and imposes limits on both agricultural development and conversions of agricultural uses to nonagricultural uses, regardless if the agricultural lands are prime, or are suitable for agriculture.

While there are larger tracts of land in northern San Diego County that support a significant agricultural economy and agricultural resources, overall, agricultural operations in San Diego County tend to be smaller than elsewhere in California. The trend in San Diego County is smaller farms or smaller acreages for production. In 1992, 65% of the farms in San Diego County were smaller than 9 acres, which was significantly less than the statewide average farm size of 373 acres. In 2008, that

San Diego Agriculture: Not Your Average Farm, County of San Diego. http://www.sdcounty.ca.gov/reusable\_components/images/awm/Docs/stats\_sdagriculture.pdf.

percentage had increased to 68%.<sup>2</sup> Agriculturalists in San Diego have specialized in producing agricultural products in a relatively urbanized area by growing high-dollar-value per-acre crops such as nursery and greenhouse crops. Within the corridor, the agricultural parcels are relatively isolated areas supporting agricultural activities that are, for the most part, surrounded by various urban uses and open space areas in keeping with the overall agricultural trend in the county. Agricultural lands in the corridor generally occur adjacent to lagoon areas and associated open space, and in various patches throughout the otherwise urban landscape.

A majority of agricultural lands in the corridor—particularly in Carlsbad, Encinitas, and Solana Beach—consist of nursery and greenhouse operations. These types of agriculture are relatively unaffected by typical urban/agricultural interface issues and encroachment. Because the cultivation occurs in structures and in pots not soils, it is the coastal climate that provides the resource and benefit to these types of agricultural commodities as opposed to cultivated land.

#### 5.9.1.1 LOSSAN Rail Corridor Resources

The LOSSAN Final Program EIR/EIS (September 2007) for the LOSSAN rail corridor improvements indicates that there are some agricultural lands within the LOSSAN rail corridor near Oceanside, which include Prime Farmlands and Farmlands of Local Importance. A number of properties designated as Unique Farmland, and some lands that are not designated but are under active cultivation (greenhouses/nursery plants), are located adjacent to and east of the rail corridor in Encinitas, just south of Batiquitos Lagoon (Figure 5.9-1c). An additional site that is not designated but is also under active cultivation (greenhouses/nursery plants) is located adjacent to and west of the rail corridor in Carlsbad, south of Agua Hedionda Lagoon (Figure 5.9-1d).

## 5.9.1.2 I-5 Highway Corridor Resources

A Community Impact Assessment, dated October 2007, was used to prepare the *I-5 NCC Project Draft EIR/EIS* (June 2010) to identify existing agricultural resources and potential project impacts to agricultural resources. For the purposes of analyzing potential impacts to agricultural resources, the study area encompassed a 0.5-mile radius from the centerline of the existing *I-5* highway, and agricultural resources were assessed for each of the cities. In addition, mapping and assessment of the underlying NRCS soil classifications, including Storie Index Rating was conducted to determine if any agricultural resource parcels potentially affected by the NCC Project also meet the Coastal Act standards for prime agricultural land (Table 5.9-1).

## San Diego

A limited amount of agricultural activity occurs within San Diego, the majority of which is located within the northern and eastern parts of the city. The southernmost portion of a parcel used for agricultural production and designated as Farmland of Statewide Importance is located directly adjacent to and east of the highway, south of San Dieguito Lagoon in the North City Future Urbanizing Area Framework Plan area (Figure 5.9-1A). This parcel does not, however, meet the Coastal Act standards for prime agricultural land.

<sup>&</sup>lt;sup>2</sup> San Diego County Crop Statistics and Annual Report, 2008.

TABLE 5.9-1: COASTAL ACT AGRICULTURAL RESOURCE DESIGNATIONS AND PROJECT IMPACTS BY PARCEL

City	Parcel Description (Total Acreage)	Active Agriculture/ Irrigation	FMMP Farmland Type	Soil Classification <sup>i</sup>	Storie Index Rating <sup>ii</sup>	Totals by Soil Type (Acreage)	Livestock Grazing <sup>iii</sup>	Fruit or Nut- Bearing Crops/Annual Gross Value per Acreiv	Surrounded by or on Periphery of Urban Uses <sup>v</sup>	Project Impact Totals
City of San Diego	N/A; No agricultural parcels	e e e e e e e e e e e e e e e e e e e	<b>J</b> 1		rtating	Typo (Norougo)	Grazing	71010	2000	rotaio
City of Del Mar	N/A; No agricultural parcels located within I-5 or LOSSAN area of potential effect.									
City of Solana Beach	N/A; No agricultural parcels	s located within I-5 or LOSS	SAN area of potential effec	t.						
City of Encinitas	Manchester strawberry/ flower fields (30.5 acres)	Yes; cultivated strawberry/Asian vegetables	Prime Farmland, if irrigated	Class III CsC: Corralitos loamy sand, 2 to 5 percent slopes	61 (Grade 3)	30.5 acres	No	Potential	Bounded by residential uses to north and east, Manchester Ave and San Elijo Lagoon to south, and I-5 to west	8.4 acres
	Pacific Verde Nursery (3.5 acres)	Yes; greenhouse/ nursery	Unique Farmland	Class IV CfC: Chesterton fine sandy loam, 5 to 9 percent slopes	32 (Grade 4)	2.9 acres	No	No	East of and adjacent to I-5 at Union Street; other greenhouse/ nursery and residential uses to east, north and south	0.2 acre
				Class IV MIE: Marina loamy coarse sand, 9 to 30 percent slopes	45 (Grade 3)	0.05 acre	No	No		
				Unclassified	N/A	0.55 acre	N/A	N/A		
	Greenhouse (0.7 acre)	Yes; greenhouse	Urban	Class III CbC: Carlsbad gravelly loamy sand, 5 to 9 percent slopes	21 (Grade 4)	0.7 acre	No	Potential	Adjacent I-5 to east, west of Mackinnon Ave residential uses	No impact
	Greenhouse (0.7 acre)	Yes; greenhouse	Urban	Class IV MIE: Marina loamy coarse sand, 9 to 30 percent slopes	45 (Grade 3)	0.7 acre	No	No	East of and adjacent to I-5, north of Puebla St and Poinsettia Park residential uses	No impact
	Weidner's Gardens (0.91 acre)	Yes; greenhouse/ nursery	Unique Farmland	Class VI CID2: Cieneba coarse sandy loam, 5 to 15 percent slopes, eroded	16 (Grade 5)	0.9 acre	No	No	Adjacent to the east side of I-5 and north of Leucadia Blvd	No impact
				Class IV MIE: Marina loamy coarse sand, 9 to 30 percent slopes	45 (Grade 3)	0.01 acre	No	No		
	Samia Rose Topiary (6.5 acres)	Yes; greenhouse/ nursery	Unique Farmland	Class VI CID2: Cieneba coarse sandy loam, 5 to 15 percent slopes, eroded	16 (Grade 5)	6.5 acres	No	No	Adjacent to the east side of I-5 and north of Normandy Rd, and west of Urania Ave	No impact
City of Carlsbad	South Agua Hedionda Ag Parcels (106.2 acres)		Prime Farmland, if irrigated; Farmland of Statewide Importance, and Unique Farmland	Class III MIC: Marine loamy coarse sand, 2 to 9 percent slopes	54 (Grade 3)	56.7 acres	No	Potential	South of Agua Hedionda Lagoon, bound by I-5 to the west, Cannon Road to the south, and open space to the east	2.3 acres
				Class VI CbE: Carlsbad gravelly loamy sand, 15 to 30 percent slopes	15 (Grade 5)	14.3 acres	No	No		

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TABLE 5.9-1: COASTAL ACT AGRICULTURAL RESOURCE DESIGNATIONS AND PROJECT IMPACTS BY PARCEL (CONTINUED)

City	Parcel Description (Total Acreage)	Active Agriculture/ Irrigation	FMMP Farmland Type	Soil Classification <sup>i</sup>	Storie Index Rating <sup>ii</sup>	Totals by Soil Type (Acreage)	Livestock Grazing <sup>iii</sup>	Fruit or Nut- Bearing Crops <sup>iv</sup>	Surrounded by or on Periphery of Urban Uses <sup>v</sup>	Project Impact Totals
City of Carlsbad	South Agua Hedionda Ag Parcels (106.2 acres)	Yes; row crops	Prime Farmland, if irrigated; Farmland of Statewide Importance,	Class III MIC: Marine loamy coarse sand, 2 to 9 percent slopes	54 (Grade 3)	56.7 acres	No	Potential	South of Agua Hedionda Lagoon, bound by I-5 to the west, Cannon Road to	2.3 acres
			and Unique Farmland	Class VI CbE: Carlsbad gravelly loamy sand, 15 to 30 percent slopes	15 (Grade 5)	14.3 acres	No	No	the south, and open space to the east	
				Unclassified	N/A	35.2 acres	N/A	N/A		
	Greenhouse (1.4 acres)	Yes; greenhouse/ nursery	Urban	Class III MIC: Marine loamy coarse sand, 2 to 9 percent slopes	54 (Grade 3)	1.4 acres	No	Potential	West of and adjacent I-5, north of Carlsbad Village Dr and residential uses	No impact
	Greenhouse/ agricultural operations (5.1 acres)	Yes; greenhouse/ nursery	Unique Farmland	Class III MIC: Marine loamy coarse sand, 2 to 9 percent slopes	54 (Grade 3)	5.1 acres	No	Potential	East of and adjacent I-5, south of Jefferson St, and north of Las Flores Dr residential uses	No impact
City of Oceanside	N/A; No agricultural parce	Is located within I-5 or LOS	SAN area of potential effec	t.						

Prime agricultural land standards per Coastal Act Section 30241:

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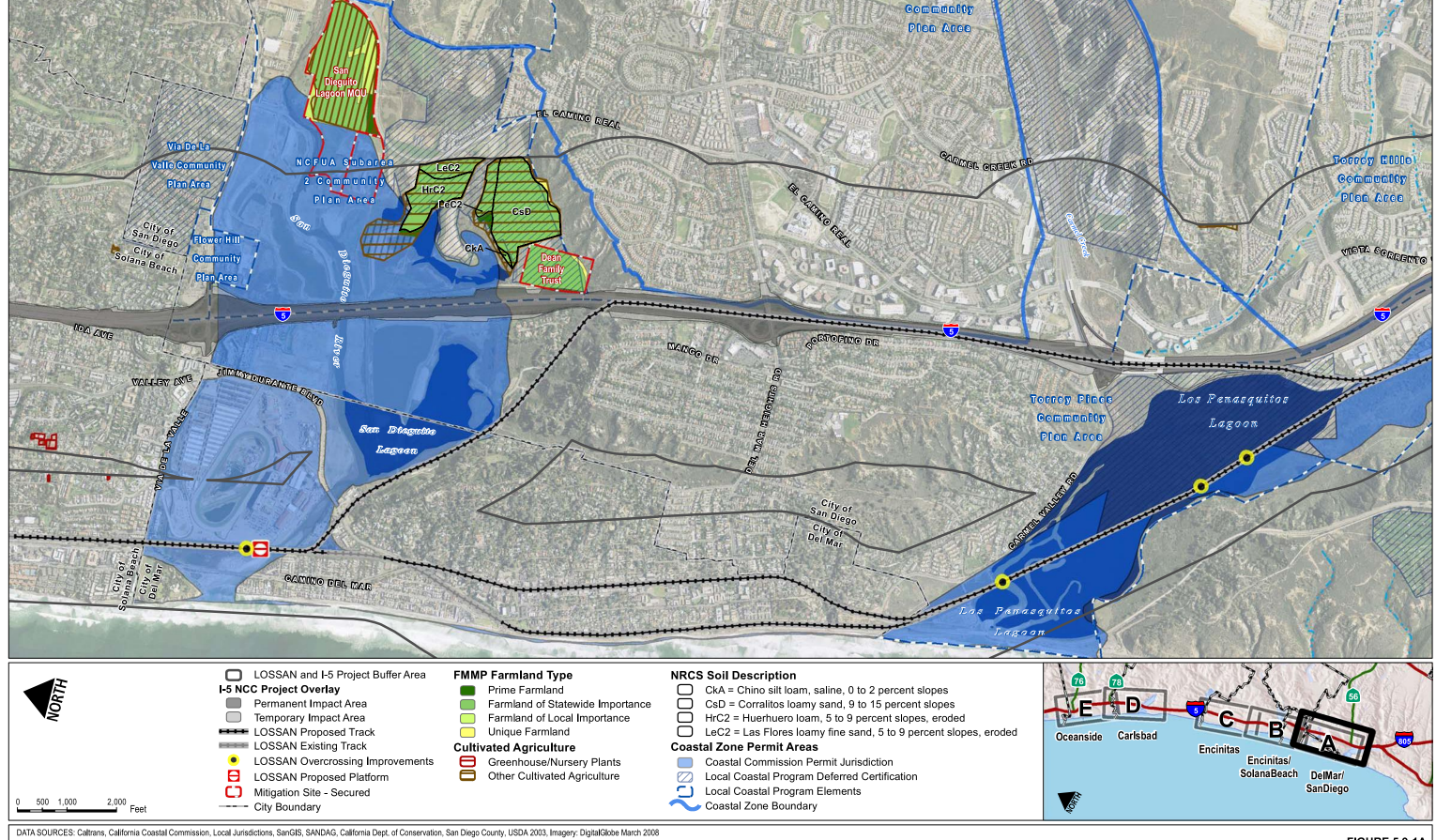
Class I or Class II Soils, as defined by the Natural Resource Conservation Service. Soils with less than Class II would not be considered prime.

Land with a Storie Index Rating of 80 through 100; Storie Index Rating = [(Factor A/100) X (Factor B/100) X (Factor C/100) X (Factor D/100) X

Land with the ability to support livestock used for the production of food and fiber with an annual carrying capacity equivalent to at least one animal unit per acre as defined by the United States Department of Agriculture is considered prime agricultural land pursuant to Coastal Act Section 30241. "Animal unit month" is defined by the USDA as the amount of forage or feed required to feed one animal unit (one cow, one horse, one mule, five sheep, or five goats) for 30 days; roughly 12,000 pounds of forage per year is required to satisfy this element of the prime agricultural land definition. Minimum parcel size 100 acres for grazing to sustain 1 cow/calf

<sup>&</sup>lt;sup>iv</sup> Land planted with fruit- or nut-bearing trees, vines, bushes, or crops which have a nonbearing period of less than \$200 per acre.

Even if land does not meet the prime agricultural land definition per Coastal Act Section 30241, Section 30241 of the Coastal Act applies to all agricultural lands on the urban-rural boundary and imposes limits on both agricultural development and conversions of agricultural uses to nonagricultural uses, regardless if the agricultural lands are prime, or lands suitable for agriculture.



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FIGURE 5.9-1A

Agriculture Resources (City of Del Mar / San Diego)

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## Del Mar and Solana Beach

There are no designated agricultural lands in Del Mar and Solana Beach; however, Solana Beach has a very small amount of greenhouse and nursery agriculture (Figure 5.9-1B). None of these parcels meet the Coastal Act standards for prime agricultural land. Though both of these cities once contributed to the agricultural production of the region, rapid growth has led to the subsequent development of these agricultural lands primarily for urban uses.

#### **Encinitas**

As compared to the other cities in the corridor, a relatively large amount of land within Encinitas is devoted to some form of agricultural use, some of which lie adjacent to the I-5 highway corridor. These lands include Prime Farmland, Farmland of Statewide Importance, Unique Farmland, and lands subject to Williamson Act contract and agriculture preserve (Figure 5.9-1B and Figure 5.9-1c). The majority of agricultural uses within the city are in the form of nurseries or greenhouses, which are unaffected by the adjacent nonagricultural uses.

A parcel of active agricultural land designated as Prime Farmland, which is often cultivated with strawberries and flowers, is located east of I-5 at Manchester Avenue. Anderson's La Costa Nursery and West Coast Nurseries are designated as Unique Farmland, although the properties are designated for residential use,<sup>3</sup> and are located south of Batiquitos Lagoon approximately 220 feet west of I-5 and north of La Costa Avenue. Weidners' Gardens and Samia Rose Topiary are also designated Unique Farmland and are located adjacent to and east of I-5 and north of Leucadia Boulevard. The Leucadia Nursery and Emerald M. Growers, both of which are designated as Unique Farmland, are located north of and adjacent to Leucadia Boulevard and east of I-5. Two Unique Farmland properties that house greenhouse and nursery operations (Florabunda and Pacific Verde Nursery) are located east of and adjacent to I-5 at Union Street. Paul Ecke Ranch, the world's largest poinsettia producer, consists of Unique, Prime, and Farmland of Statewide Importance, as well as lands under Williamson Act contract, and is located 0.25 mile east of I-5 south of Puebla Street. Sunshine Gardens, a nursery and greenhouse operation designated as Unique Farmland, is located 0.25 mile east of I-5 at Encinitas Boulevard. Three greenhouse operations located near the proposed project are not designated as Important Farmland. These include the Cal Pacific Orchid Farm west of I-5 on Orpheus Avenue, the Jungle Music Nursery located immediately west of I-5 on Ocean View Avenue, and a greenhouse located north of Puebla Street. Although many of these parcels are in active agricultural and/or greenhouse operations, most do not have underlying NRCS soil classifications; of the seven total parcels that do have associated soil and/or Storie Index ratings, none meet the Coastal Act standards for prime agricultural land.

#### Carlsbad

A sizeable quantity of agricultural land also occurs within Carlsbad (Figure 5.9-1D). Two greenhouse and agricultural operations designated as Unique Farmland are located in north Carlsbad. A greenhouse and agricultural operation is located south of Buena Vista Lagoon, east of I-5 and south of Jefferson Street. The Miles Pacific Nursery, the second greenhouse and agricultural operation, is located approximately 0.4 mile east of I-5, north of Carlsbad Village Drive.

Larger parcels of agricultural land in Carlsbad are located south of Agua Hedionda Lagoon. The Flower Fields (approximately 50 acres) is located 0.25 mile east of I-5 between Legoland and the Carlsbad

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City of Encinitas, 1989.

Company Stores, and consists of the only property subject to Williamson Act contract in the city and is designated as Prime and Unique Farmland. A contiguous section of agricultural land is located south of Agua Hedionda Lagoon and bounded by I-5 to the west, Cannon Road to the south, and open space to the east. This portion of land is designated as Prime Farmland and Farmland of Statewide Importance and is used primarily for strawberries but also supports flower production. A parcel of Farmland of Local Importance, which houses greenhouses and some agricultural uses, is located adjacent to and west of I-5 along Avenida Encinas. However, none of these parcels meet the Coastal Act standards for prime agricultural land.

#### Oceanside

There are no designated agricultural lands in the study area within Oceanside; however, inland of the NCC the entire northeast portion of the city is designated for agricultural uses (Figure 5.9-1E). The agriculture industry in Oceanside is valued at approximately \$12 million annually, which accounts for approximately 10% of San Diego County's agricultural output. Major crops within Oceanside, as well as the region, include tomatoes, avocados, citrus, and nursery stock.

## 5.9.2 PWP/TREP Concerns

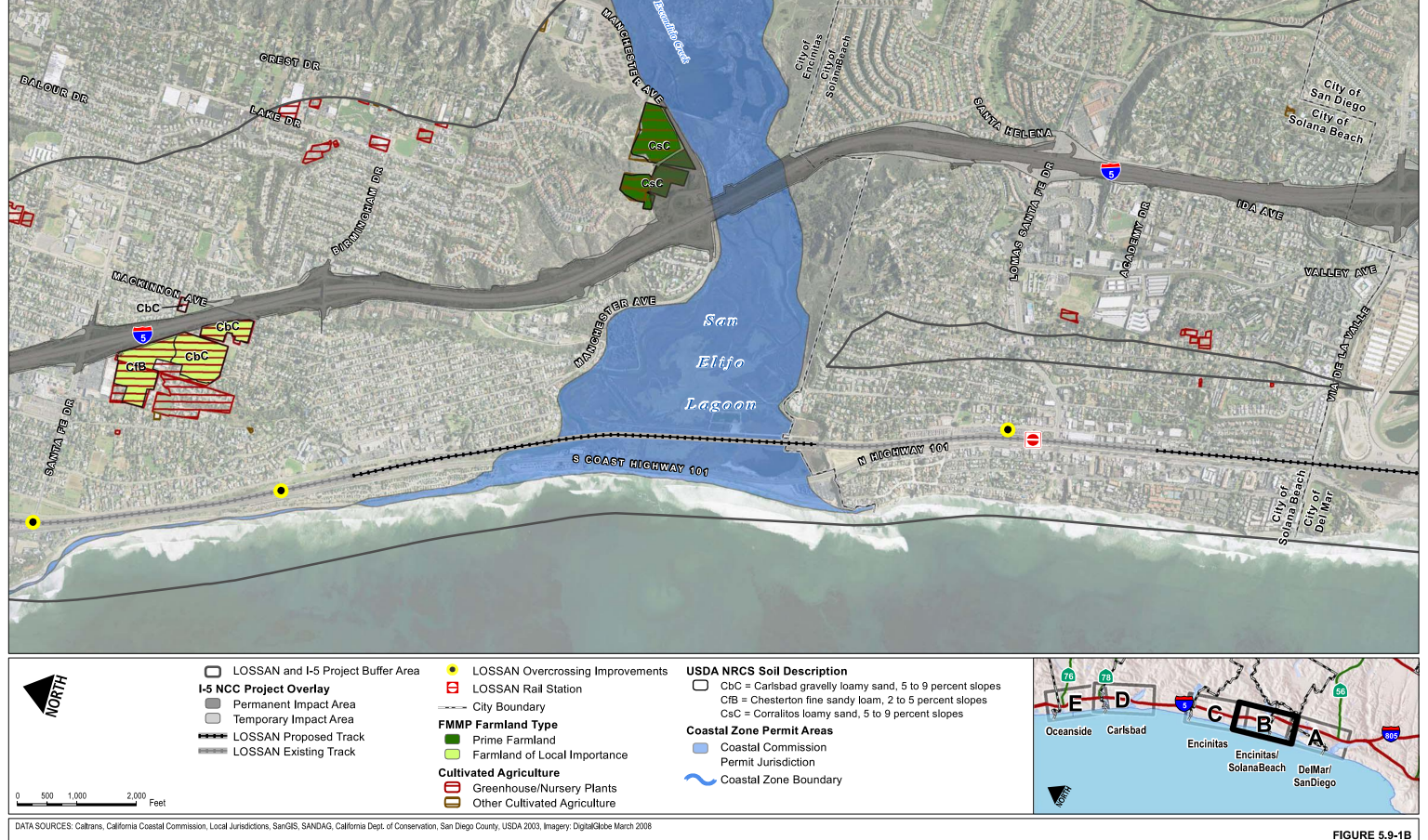
Environmental documentation and analysis prepared for the proposed LOSSAN rail and I-5 highway corridor improvements confirm that a number of agricultural lands supporting a variety of agricultural resources occur in the corridor and in areas potentially affected by the proposed improvements. Potential impacts of the proposed rail and highway improvements to agricultural resources could occur from direct displacement of agricultural lands or operations because of expanded or modified facility footprints or temporary displacement caused by construction/assembly and construction staging areas that may be proposed within an area used for agricultural production.

## 5.9.2.1 LOSSAN Rail Corridor Impact Assessment

Proposed rail improvements would occur adjacent to areas designated as Unique Farmland and Farmland of Local Importance in Encinitas and Carlsbad, respectively; however, in these areas, proposed rail improvements would occur within the existing rail corridor right-of-way and, therefore, impacts to the adjacent agricultural lands are not anticipated. Furthermore, none of these parcels meet the Coastal Act standards for prime agricultural land. However, temporary impacts to agricultural resources could result from temporary conversion of important agricultural lands or other temporary disruption of agricultural activities during construction because of construction/assembly and construction staging areas that may be proposed within an area used for agricultural production.

#### 5.9.2.2 I-5 Highway Corridor Impact Assessment

Impacts to agricultural lands from proposed highway improvements would occur only in the cities of Encinitas and Carlsbad. The proposed highway improvements would affect approximately 10.9 total acres of Prime Farmland, non-Prime Farmland identified as Unique Farmland, and lands in agricultural production but not designated as Important Farmland. None of these parcels meet the Section 30241 Coastal Act standards for prime agricultural land as identified in Table 5.9-1, but most are in active agricultural production. The proposed highway improvements within San Diego, Del Mar, Solana Beach, and Oceanside would not result in encroachment or edge impacts along the existing I-5 highway corridor to designated or active agricultural lands. Therefore, the highway improvements would not adversely affect the productivity of nor preclude continued agricultural activities of agricultural lands in these cities.



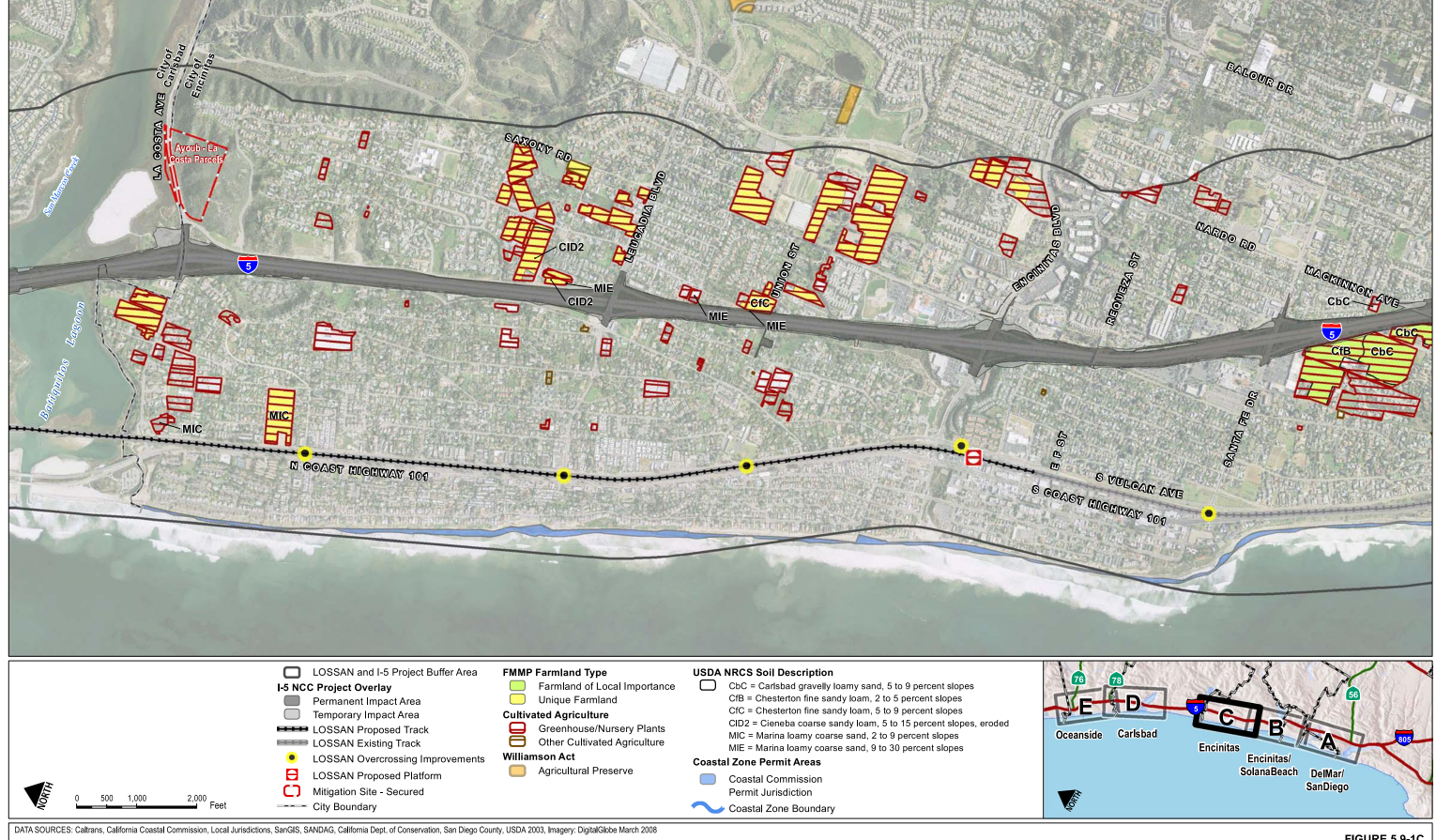
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Agriculture Resources (City of Encinitas / Solana Beach)

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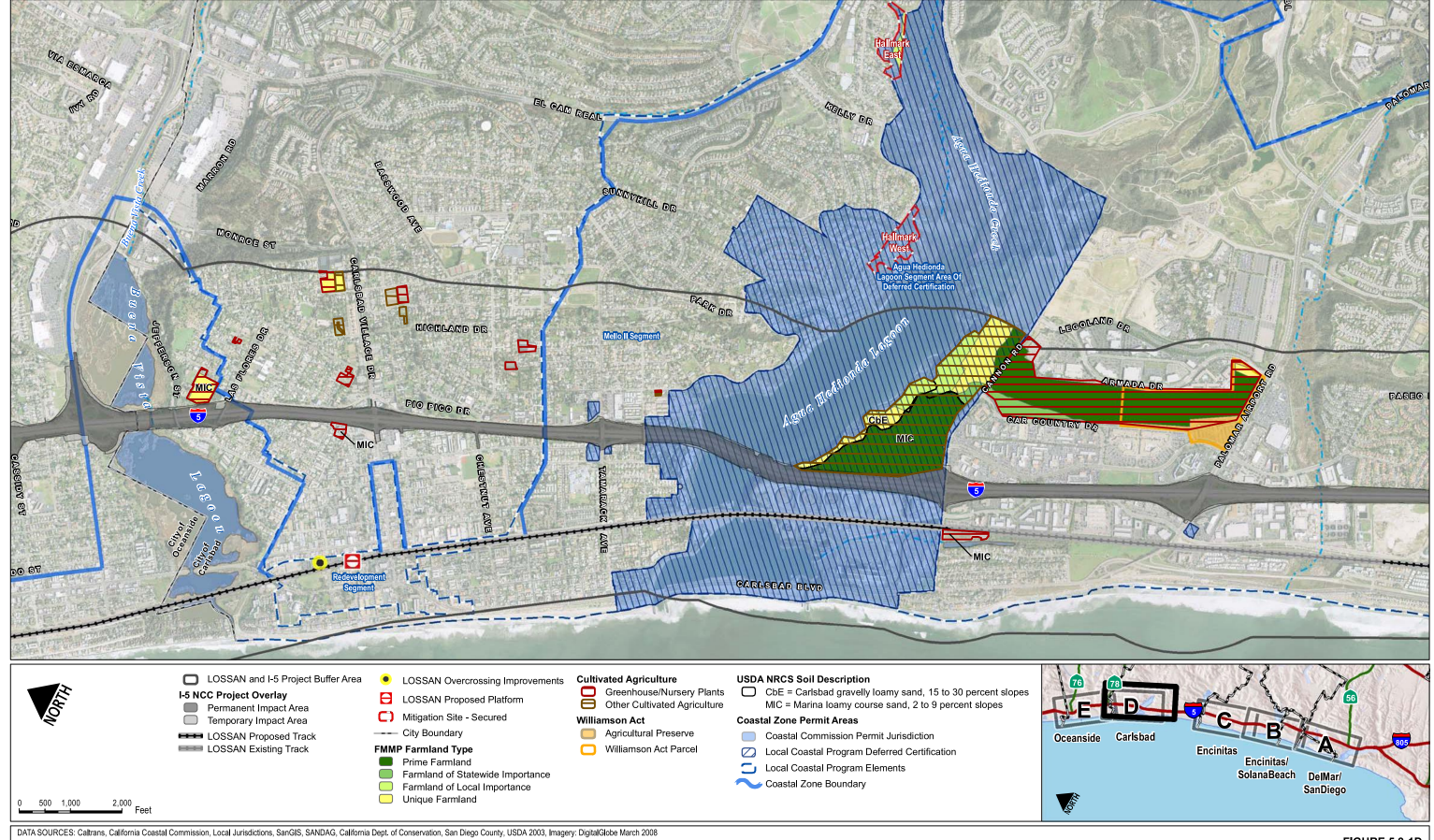
Agriculture Resources (City of Encinitas)

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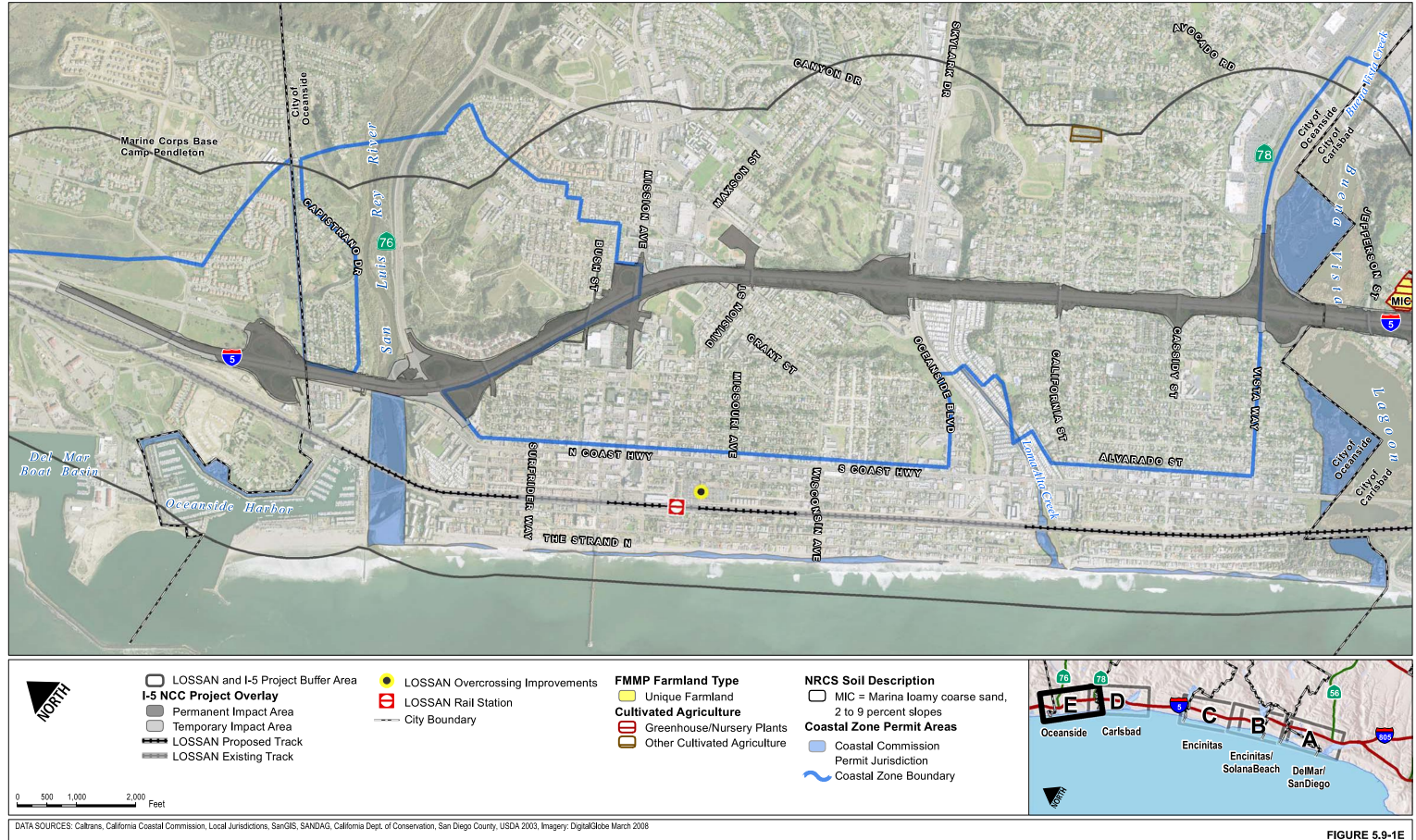
FIGURE 5.9-1D Agriculture Resources (City of Carlsbad)

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DATA SOURCES: Caltrans, California Coastal Commission, Local Jurisdictions, SanGIS, SANDAG, California Dept. of Conservation, San Diego County, USDA 2003, Imagery: DigitalGlobe March 2008

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**Agriculture Resources** (City of Oceanside)

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## **Encinitas**

The proposed highway improvements within Encinitas would include a new transit facility and direct access ramp (DAR) at Manchester Avenue, which would affect active agricultural fields east of and adjacent to I-5. The proposed transit facilities would encroach into a 30.5-acre property designated as Prime Farmland that is actively farmed and often cultivated with strawberries and flowers. The proposed highway facilities would affect approximately 8.4 acres of the western portion of the Prime Farmland adjacent to I-5. To avoid and minimize potential impacts to agricultural land, the Locally Preferred Alternative for I-5 includes the smallest project footprint for the highway improvements, and the footprint of the new transit facility at Manchester Avenue is reduced to accommodate only about 150 parking spaces, and the DAR redesigned as an undercrossing, thereby reducing impacts from 18.5 to 8.4 acres. The remaining 22.1 acres, which are located on a more eastern slope of the parcel, could continue in agricultural production. Coordination between the San Diego Association of Governments (SANDAG), the California Department of Transportation (Caltrans), and the landowner are underway to determine the possibility of continuing agricultural operations or purchasing the property (or partial purchase) for habitat restoration purposes.

Proposed highway improvements would also affect approximately 0.2 acres along the western edge of Unique Farmland properties that house greenhouse and nursery operations (e.g., Pacific Verde Nursery), which are located east of, and adjacent to, I-5 at Union Street; however, the project encroachments would affect only the edge of the facilities and would not preclude agricultural activities in the greenhouse or nursery on the remainder of the parcel.

No other designated or active farmlands would be affected by the proposed project.

#### Carlsbad

To avoid and minimize potential impacts to agricultural land, the Locally Preferred Alternative for I-5 includes the smallest project footprint for the highway improvements and eliminates the DAR previously proposed at Cannon Road, thereby reducing impacts to agricultural land within Carlsbad from 16 to 2.3 acres. Proposed highway improvements would directly affect approximately 2.3 acres of agricultural land within Carlsbad that is used to cultivate strawberries or flowers. This parcel, which is designated as Prime Farmland and Farmland of Statewide Importance, is located south of Agua Hedionda Lagoon and is bounded by I-5 to the west, Cannon Road to the south, and open space to the east; however, the impact is linear along the western edge of the property and would not bisect or preclude continued agricultural operation of the larger parcel. No other agricultural land or operations in Carlsbad would be affected by the project.

## **Temporary Construction Impacts**

Temporary, construction-related impacts to agricultural resources throughout the corridor could result from conversion of important agricultural lands or other disruption of agricultural activities because of construction/assembly and construction staging areas that may be proposed within an area used for agricultural production.

# Resource Enhancement Program Opportunities

Caltrans is pursuing opportunities to acquire properties in the corridor for purposes of implementing the Resource Enhancement Program (discussed in Chapter 6) to help restore, enhance, and expand coastal wetlands, freshwater wetlands, and upland areas. As part of the PWP/TREP, the mitigation sites would be acquired and restored or preserved for purposes of habitat enhancement or preservation to offset potential resource impacts of the proposed I-5 highway and LOSSAN rail improvements and, where

feasible, to improve already degraded resources. Potential mitigation sites could include properties designated (currently or previously used) for agricultural purposes, which could affect agricultural resources.

# 5.9.3 PWP/TREP Opportunities, Design/Development Strategies and Policies/Implementation Measures

## **5.9.3.1 Corridor Opportunities**

Enhanced Pedestrian Overpass Connection on Bush Street. The PWP/TREP includes a community enhancement project in Oceanside that would connect the existing community gardens at Civic Center Drive and Witzel Street across an enhanced overpass and follow the freeway in a linear park to Mission Avenue. This project would extend existing, thriving community gardens and would join the communities separated by I-5 with a new sidewalk and widening of existing sidewalks, a paved trail from the east side of the bridge along the on-ramp to Buena Street, and new and improved lighting and landscaping.

## 5.9.3.2 PWP/TREP Policies

Caltrans and SANDAG would implement the following policy to ensure that proposed improvements are designed, implemented, and maintained to provide for maximum protection of agricultural resources as identified on Figures 5.9-1A-E:

Policy 5.9.1: New multimodal transportation development and associated community enhancement
and habitat restoration improvements should avoid and minimize impacts to agricultural resources
consistent with Sections 30241 and 30242 of the Coastal Act. Where new development may
potentially adversely affect agricultural resources that would financially and operationally compromise
the affected agricultural areas or financially or operationally impair adjacent agricultural operations,
appropriate mitigation measures should be required and implemented.

# 5.9.3.3 PWP/TREP Design/Development Strategies

The following design and development strategies provide guidance for designing and implementing specific PWP/TREP projects consistent with the agricultural resource protection policies of the Coastal Act:

For projects that result in potential impacts to Prime coastal agricultural resources or active coastal agricultural lands (determined pursuant to project-specific environmental and phased federal-consistency review, when applicable), appropriate site-specific mitigation measures would be implemented. Mitigation measures would be focused on preserving and enhancing coastal agricultural resources within the NCC Coastal Zone and could include developing and implementing a program or projects that encourage "urban agriculture." Types of urban agriculture could include farm-to-fork restaurants; buy local; farm-to-grocery store; vertical farming; farmers' markets; innovative approaches to "urban agriculture" that help to create a demonstration project; or re-tooling existing agricultural operations to allow for vertical farming, innovative approaches to farming, or substantial reduction in water usage.

## **5.9.3.4 Implementation Measures**

Caltrans/SANDAG would utilize the following implementation measures for all projects subject to Notice of Impending Development (NOID) procedures:

- Implementation Measure 5.9.1: Permanent impacts to active coastal agricultural land within the City of Encinitas and City of Carlsbad, as identified on Figures 5.9-1C-D would be mitigated on a site-specific basis, utilizing a tiered approach. The first tier for implementation includes project-specific mitigation to be located within the affected jurisdiction, and could include specific activities such as acquiring, enhancing, or restoring other lands for agricultural use and/or establishing school or community gardens. Should a specific mitigation project within the affected jurisdiction not be feasible, the second tier would be implemented, which includes payment of an Agricultural Resource Impact Mitigation Fee, pursuant to an approved in-lieu fee program covering coastal agricultural resources. The fee should be based on net acreage of affected coastal agricultural lands and should reflect the approximate cost of preserving equivalent coastal agricultural lands elsewhere in the NCC Coastal Zone. Mitigation fees would be handled by the affected jurisdiction, and expended in the following order of priority:
  - Purchase of agricultural lands and/or agricultural improvements that will aid in continuing agricultural production within the NCC Coastal Zone.
  - Committing to specific activities that support "urban agriculture," such as farm to school programs, farm-to-fork restaurants, buy local, farm-to-grocery stores, vertical farming, farmers markets, innovative approaches to "urban agriculture" that help to create a demonstration project, re-tooling existing agricultural operations to allow for vertical farming, innovative approaches to farming, or substantial reduction in water usage, or endowments to programs of study in agricultural sciences in the NCC Coastal Zone.
  - If determined feasible and desirable by the County of San Diego, coordinating with the county to establish a fund to offset loss of Williamson Act subvention funds from the state for 2009/2010, which would be used to assist the county in supporting agricultural resources and offsetting the lack of state subvention funds in 2009/2010 for the Williamson Act.
- Implementation Measure 5.9.2: Construction staging and phasing plans should be prepared and submitted with each NOID for all transportation improvement and associated community enhancement projects included in the PWP/TREP and should include information that specifies and quantifies any agricultural resource areas that may be impacted by temporary project construction activities. Temporary impacts to agricultural resources due to construction/assembly and construction staging areas, including temporary conversion of important agricultural lands or other temporary disruption of agricultural activities, should be fully mitigated by returning any affected area to pre-existing agricultural use after project construction is completed. Temporary impacts to agricultural resources due to construction/assembly and construction staging areas should not cause long-term reduction in productivity or conversion of the subject lands to nonagricultural use, which would result in a significant economic loss to the county's agricultural economy. Analysis of temporary impacts from construction activities should be conducted for each NOID submittal in order to determine any loss of income or agricultural production incurred as a result of the proposed construction activities, and appropriate mitigation/compensation should be applied in the event that impacts are identified.
- Implementation Measure 5.9.3: Plans for habitat restoration on properties supporting existing agricultural uses should be prepared and submitted with the applicable NOID for restoration activities, and should include information that specifies and quantifies any important agricultural resource areas that may be impacted by restoration activities. If determined by the Coastal Commission that restoration activities would adversely affect prime agricultural land, as defined by and in accordance with Coastal Act standards for prime agricultural land, such impacts should be fully mitigated pursuant to Implementation Measure 5.9.1.

 Implementation Measure 5.9.4: An economic feasibility study should be conducted for any proposed specific project that would result in permanent impacts to agricultural resources in order to determine whether or not continued agricultural production would be possible after the project-related impacts have occurred.

# 5.9.4 Coastal Act Consistency

Coastal Act Section 30241

The maximum amount of prime agricultural land shall be maintained in agricultural production to assure the protection of the area's agricultural economy, and conflicts shall be minimized between agricultural and urban land uses through all of the following:

- (a) By establishing stable boundaries separating urban and rural areas including, where necessary, clearly defined buffer areas to minimize conflicts between agricultural and urban uses.
- (b) By limiting conversions of agricultural lands around the periphery of urban areas to the lands where the viability of existing agricultural use is already severely limited by conflicts with urban uses or where the conversion of lands would complete a logical and viable neighborhood and contribute to the establishment of a stable limit to urban development.
- (c) By permitting the conversion of agricultural land surrounded by urban uses where the conversion of the land would be consistent with Section 30250.
- (d) By developing available lands not suited for agriculture prior to the conversion of agricultural lands.
- (e) By assuring that public service and facility expansions and nonagricultural development do not impair agricultural viability, either through increased assessment costs or degraded air and water quality.
- (f) Assuring that all divisions of prime agricultural lands, except those conversions pursuant to subdivision (b) of this section, and all development adjacent to the prime agricultural lands shall not diminish the productivity of such prime agricultural lands.

#### Coastal Act Section 30241.5

- (a) If the viability of existing agricultural uses is an issue pursuant to subdivision (b) of Section 30241 as to any local coastal program or amendment to any certified local coastal program submitted for review and approval under this division, the determination of "viability" shall include, but not be limited to, consideration of an economic feasibility evaluation containing at least both of the following elements:
- (1) An analysis of the gross revenue from the agricultural products grown in the area for the five years immediately preceding the date of the filing of a proposed local coastal program or an amendment to any local coastal program.
- (2) An analysis of the operational expenses, excluding the cost of land, associated with the production of the agricultural products grown in the area for the five years immediately preceding the date of the filing of a proposed local coastal program or an amendment to any local coastal program.

For purposes of this subdivision, "area" means a geographic area of sufficient size to provide an accurate evaluation of the economic feasibility of agricultural uses for those lands included in the local coastal program or in the proposed amendment to a certified local coastal program.

(b) The economic feasibility evaluation required by subdivision (a) shall be submitted to the commission, by the local government, as part of its submittal of a local coastal program or an amendment to any local coastal program. If the local government determines that it does not have the staff with the necessary expertise to conduct the economic feasibility evaluation, the evaluation may be conducted under agreement with the local government by a consultant selected jointly by local government and the executive director of the commission.

#### Coastal Act Section 30242

All other lands suitable for agricultural use shall not be converted to nonagricultural uses unless: (1) continued or renewed agricultural use is not feasible, or (2) such conversion would preserve prime agricultural land or concentrate development consistent with Section 30250. Any such permitted conversion shall be compatible with continued agricultural use on surrounding lands.

#### Coastal Act Section 30250

- (a) New residential, commercial, or industrial development, except as otherwise provided in this division, shall be located within, contiguous with, or in close proximity to, existing developed areas able to accommodate it or, where such areas are not able to accommodate it, in other areas with adequate public services and where it will not have significant adverse effects, either individually or cumulatively, on coastal resources. In addition, land divisions, other than leases for agricultural uses, outside existing developed areas shall be permitted only where 50 percent of the usable parcels in the area have been developed and the created parcels would be no smaller than the average size of surrounding parcels.
- (b) Where feasible, new hazardous industrial development shall be located away from existing developed areas.
- (c) Visitor-serving facilities that cannot feasibly be located in existing developed areas shall be located in existing isolated developments or at selected points of attraction for visitors.

Sections 30241 and 30242 of the Coastal Act require that the maximum amount of prime agricultural land be maintained in agricultural production and that conflicts between urban and agricultural land uses be minimized through means such as, but not limited to: establishing stable urban-rural boundaries, limiting conversion of agricultural lands around the periphery of urban areas to those lands where the viability of existing agricultural use is already severely limited, permitting the conversion of agricultural land surrounded by urban uses where the conversion of the land would be consistent with Section 30250, assuring that public service and facility expansions do not impair agricultural viability, either through increased assessment costs or degraded air and water quality, and assuring that development adjacent to prime agricultural lands does not diminish the productivity of those lands. In addition, Section 30242 of the Coastal Act protects non-prime agricultural lands from conversion to nonagricultural use unless continued agricultural use is not feasible, or the conversion would preserve prime agricultural land or concentrate development consistent with Section 30250. Any permitted conversion of agricultural land is required to be compatible with continued agricultural use on surrounding lands.

#### 5.9.4.1 PWP/TREP Agricultural Resource Impacts

Proposed transportation improvements would result in impacts to agricultural resources as described above. As the existing location of the NCC rail and highway facilities requires that some PWP/TREP

improvements occur in areas directly adjacent to or within agricultural lands and/or operations, it is infeasible to avoid all impacts to agricultural resources during construction of the proposed improvements. However, none of the identified agricultural parcels meet the Coastal Act standards for prime agricultural land as identified in Table 5.9-1. Coastal Act Section 30241 allows "the conversion of agricultural land surrounded by urban uses where the conversion of the land would be consistent with Section 30250." Section 30250, in turn, allows development "located within, contiguous with, or in close proximity to, existing developed areas able to accommodate it." All of the PWP/TREP improvements are located within an urban corridor, are located contiguous with the existing transportation facilities in close proximity to existing developed areas, and would serve to concentrate future development within the urban corridor by supporting Smart Growth consistent with Section 30250 of the Coastal Act. Thus, the PWP/TREP does not appear to conflict with the Coastal Act's policies regarding agricultural resources.

However, should the PWP/TREP improvements be found inconsistent with the Coastal Act's agricultural resource protection policies due to the impacts to agricultural lands described in this section, the PWP/TREP may nonetheless be approved under the Coastal Act's conflict resolution provisions. Issues associated with potential PWP/TREP conflicts with Sections 30241 and 30242 of the Coastal Act are evaluated in detail in Section 5.10, Coastal Act Policy Conflict Resolution.

As detailed in Section 5.10, assuming the proposed PWP/TREP is found to be inconsistent with Sections 30241 and 30242 but the PWP/TREP can be found consistent with the Coastal Act through the conflict resolution provision of Coastal Act Section 30007.5, it must be demonstrated, among other things, that no other feasible, less-damaging alternative exists for project components that would result in unavoidable impacts to agricultural resources, and that feasible mitigation measures have been included in the PWP/TREP to minimize substantial adverse impacts to agricultural resources.

## **Evaluation of Feasible Alternatives**

Section 5.10, Coastal Act Policy Conflict Resolution, includes a programmatic analysis of project alternatives proposed to address mobility deficiencies and enhance multimodal access throughout the corridor, including design-level considerations for those facilities resulting in linear agricultural resources impacts. Based on this analysis, the program of rail and highway improvements included in the PWP/TREP provides the least environmentally damaging, feasible project alternative to avoid or reduce impacts to coastal resources. The proposed PWP/TREP improvements would consist primarily of improvements to existing transportation facilities located in previously developed and disturbed areas within existing rail and highway right-of-way. Improvements or changes to transportation facilities would generally be expansions or reconfigurations of existing facilities. Therefore, by design, the proposed PWP/TREP improvements would involve limited expansion or encroachment into adjacent agricultural resource areas while accommodating existing and future travel demand within the NCC's existing LOSSAN and I-5 transportation corridors. By accommodating existing and future travel demand within the NCC's existing, primary transportation corridors, the PWP/TREP would serve to limit potential impacts to agricultural uses that might otherwise occur if new transportation infrastructure were to be constructed as separate and distinct facilities from the existing rail or highway right-of-way, or other arterial roads expanded outside of the main transportation corridors, to address mobility deficiencies and enhanced multimodal access throughout the corridor.

Proposed rail improvements would occur adjacent to areas designated as Unique Farmland and Farmland of Local Importance in Encinitas and Carlsbad, respectively; however, in these areas, proposed rail improvements would occur within the existing rail corridor right-of-way and therefore impacts to the agricultural lands are not anticipated. In addition, rail facilities are typically considered compatible land uses with agricultural areas given that there are relatively few sensitive receptors associated with

agricultural uses that could be exposed to facility noise and vibration; therefore, the LOSSAN rail corridor improvements would have no impact on Prime Farmland or any permanent impact on other agricultural land or resources. Though impacts to agricultural resources are not anticipated for rail improvements, feasible project alternatives for rail improvements potentially affecting agricultural resources would be determined in project-level analyses and during phased federal-consistency review, as applicable.

The project alternative analysis for highway improvements potentially affecting agricultural resources is part of the *I-5 NCC Project Draft EIR/EIS*. Additional design-level alternatives analysis, including detailed avoidance and minimization considerations, has been completed and is reflected within the selection of the Locally Preferred Alternative, as described in detail within the *I-5 NCC Project Supplemental Draft EIR/EIS*. This design detail, including a reduced project footprint throughout the corridor and for the Manchester Avenue transit station and DAR, removal of the Cannon Road DAR, and other corridor-wide auxiliary lane reconfigurations and/or removals, reduces overall project impacts to agricultural lands from 35 acres previously identified to 10.9 acres. Proposed highway improvements have been designed to avoid all previously identified impacts to agricultural lands in the City of San Diego, to reduce potential project impacts from 18.5 to 8.6 acres in Encinitas, and to reduce potential project impacts from 16 to 2.3 acres in Carlsbad.

Temporary impacts to agricultural resources, however, could result from conversion of important agricultural lands or other disruption of agricultural activities during construction due to construction/assembly and construction staging areas that could be proposed within an area used for agricultural production.

## Feasible Mitigation Measures

Section 5.9.3, described above, and the following consistency analyses for proposed rail and highway improvements demonstrate that feasible mitigation measures have been included in the PWP/TREP as project design features and/or policies and implementation measures to minimize all potential impacts to agricultural resources. Where new development could adversely affect agricultural resources, which would financially and operationally compromise the affected agricultural areas or financially or operationally impair adjacent agricultural operations, appropriate mitigation measures would be required and implemented. This provision would ensure project consistency with applicable agricultural resource protection policies should previously unidentified permanent or temporary project impacts to agricultural resources be determined during any future project-specific review processes.

Potential transportation improvement impacts to agricultural resources would be avoided to the maximum extent feasible through project design, which would ensure the amount of right-of-way required for improvements would be the minimum amount of land required to fulfill the purpose and need of the project, as well as meet operational requirements of the facilities. Wherever possible, the proposed project would follow within the existing rail and I-5 highway corridor alignments to avoid and/or minimize impacts to farmland and agricultural lands, which would result in avoidance or only minimal encroachment along the edges of agricultural lands located directly adjacent to the existing facilities. As such, the majority of proposed project encroachments onto lands containing agricultural resources would not substantially displace agricultural resources or disrupt or preclude continued agricultural operations of the properties.

According to the San Diego County Farm Bureau, the county has 312,766 acres of farmland. The Agricultural Commissioner's Office reports that the total number of acres of agriculture in the San Diego County Coastal Zone is 955 acres. Proposed PWP/TREP highway improvements would directly, cumulatively affect approximately 10.9 acres of Prime Farmland, non-Prime Farmland identified as

Unique Farmland, and other lands in agricultural production but not designated as Important Farmland. This represents about 1% of the total amount of agricultural land in the San Diego County Coastal Zone.

Although the proposed highway improvements would result in permanent impacts to 10.9 acres of farmland, given the linear nature of the improvements, the majority of impacts would be contained to only four total agricultural parcels located in areas directly adjacent to the existing highway, and therefore the majority of project impacts would not substantially displace agricultural resources or disrupt or preclude continued agricultural operations of the affected properties. The incremental encroachment impacts on agricultural lands from proposed highway improvements would not result in substantial impacts to agricultural resources where the majority of agricultural production in the corridor already occurs on small, isolated lands in a relatively urbanized area. In addition, while the proposed highway improvements would directly affect agricultural resources in the corridor, the impacts would be minor when compared to the total amount of agricultural resources in the San Diego County Coastal Zone.

There is one location in the corridor where project impacts to agricultural lands raise policy consistency issues with Sections 30241 and 30242 of the Coastal Act. This includes agricultural lands adjacent to the highway that would be affected at Manchester Avenue in Encinitas (approximately 8.4 acres of Prime Farmland). Potential impacts at the Manchester Avenue location could compromise the ability for the remaining 22.1 acres of Prime Farmland unaffected by the project to remain in agricultural production. However, this site does not meet the Coastal Act standards for prime agricultural land as identified in Table 5.9-1, and the PWP/TREP improvements are located within an urban corridor and contiguous with the existing transportation facilities in close proximity to existing developed areas; thus all impacts to agricultural resources would be limited to conversion of agricultural land or operations that are isolated within the urban corridor. In addition, as discussed in more detail in Section 5.2 (Public Transit and Smart Growth), the proposed improvements and associated impacts would be necessary to concentrate and maintain anticipated development growth within and/or contiguous to the existing developed corridor, consistent with Section 30250 of the Coastal Act. By maintaining and, where feasible, improving the existing public transportation system within the corridor, new development would be concentrated and supported in an area of existing and adequate public services, which in turn would limit development sprawl into undeveloped areas. Any growth that would occur in the NCC would be supported by the proposed infrastructure improvements, would be infill or redevelopment, and would serve to replace growth that could otherwise occur at the urban fringe or beyond, resulting in development pressure on rural lands. Furthermore, with implementation of the proposed PWP/TREP implementation measures, the project would create or preserve significant agricultural resources in other areas of the corridor and/or county. As such, the proposed PWP/TREP improvements, in conjunction with applicable agricultural implementation measures, would limit conversion of agricultural lands to isolated areas within the urban corridor (and to areas located directly adjacent to the highway and/or rail facilities), and would serve to concentrate anticipated development in the urban corridor and thus maintain a stable urban/rural boundary while creating or preserving significant agricultural resources within the county, consistent with Sections 30250, 30241A-c and 30242 of the Coastal Act.

Implementation Measure 5.9.1 of the PWP/TREP provides that unavoidable impacts to active coastal agricultural lands within the cities of Encinitas and Carlsbad are to be mitigated pursuant to a tiered approach, with the highest priority being implementation of a project-specific mitigation such as acquiring, enhancing or restoring other lands for agricultural use and/or establishing a school or community garden within the affected jurisdiction. The next priority would be for payment of an in-lieu fee under an approved Agricultural Conversion Mitigation Fee program, such as that implemented within the City of Carlsbad.

The Agricultural Conversion Mitigation Fee program included in Carlsbad's Local Coastal Program (LCP), certified by the Coastal Commission in 1996 (and amended in 2000, 2002, 2003, 2006, and 2010), applies only to agricultural impacts within the Mello II Land Use Segment, but could be expanded to the Agua Hedionda Lagoon Land Use Segment, where PWP/TREP impacts would occur, as part of their ongoing LCP Amendment certification efforts with the Coastal Commission. For impacts within the City of Encinitas, should implementation of a tier one project-specific mitigation not be feasible, development of an Agricultural Conversion Mitigation Fee program modeled after the City of Carlsbad's program would be conducted. The purpose and intent of an Agricultural Resource Impact Mitigation Fee program would be to contribute to additional efforts to support and maintain agricultural lands and practices within the NCC Coastal Zone, such as:

- Purchasing agricultural lands or improving agriculture in ways that would aid in continuing agricultural production within the NCC Coastal Zone.
- Committing to specific activities that support "urban agriculture," such as farm to school programs, farm-to-fork restaurants, buy local, farm-to-grocery stores, vertical farming, farmers markets, innovative approaches to "urban agriculture" that help to create a demonstration project, re-tooling existing agricultural operations to allow for vertical farming, innovative approaches to farming, or substantial reduction in water usage, and/or endowments to programs of study in agricultural sciences in the NCC Coastal Zone.
- If determined feasible and desirable by the County of San Diego, coordinating with the county to establish a fund that would be used to assist the county in supporting agricultural resources and offsetting the lack of state subvention funds in 2009/2010 for the Williamson Act.

The PWP/TREP would provide new opportunities to preserve and maintain a variety of agricultural resources and activities in the corridor by instigating proposed implementation measures and community enhancement features. The opportunities would range from supporting efforts to preserve large agricultural lands or operations to extending or providing new community gardens as is being proposed for the community enhancement project in Oceanside (Enhanced Pedestrian Overpass Connection on Bush Street). It should be noted that with the fiscal constraints on the state's budget, the subvention funds provided to counties (and cities) through the state for parcels under the Williamson Act program were reduced to a one-time, pro-rata amount. With this in mind, the PWP/TREP Agricultural Resource Impact Mitigation Fee could provide an opportunity to establish a fund to offset loss of Williamson Act subvention funds from the state.

Temporary impacts on agricultural resources could result from temporary conversion of important agricultural lands or other temporary disruption of agricultural activities during construction because of construction/assembly and construction staging areas that may be proposed within an area used for agricultural production. Pursuant to Implementation Measure 5.9.2 of the PWP/TREP, however, any temporarily affected agricultural areas or operations would be fully returned to pre-existing agricultural use after project construction is completed—without long-term reduction in productivity or conversion of the subject lands to nonagricultural use that could result in a significant economic loss to the county's agricultural economy. Potential loss of income or agricultural production from temporary construction-related impacts would require appropriate mitigation.

In addition, Caltrans has acquired properties in the corridor for implementing the Resource Enhancement Program to restore, enhance, and expand coastal wetlands, freshwater wetlands, and upland areas in the NCC. As part of the PWP/TREP, the mitigation sites would be restored or preserved for habitat enhancement or preservation to offset potential resource impacts of the proposed LOSSAN rail and I-5

highway improvements and, where feasible, to improve already degraded resources. Potential mitigation sites could include properties designated (currently or previously used) for agricultural purposes, which could affect agricultural resources. Implementation Measure 5.9.3 of the PWP/TREP requires that plans for habitat restoration on properties supporting existing agricultural uses be prepared and submitted with the applicable NOID for restoration activities, and that the plans would include information that specifies and quantifies any important agricultural resource areas that could be affected by restoration activities. Should it be determined by the Coastal Commission that proposed restoration activities would adversely affect prime agricultural land, Implementation Measure 5.9.3 requires that impacts to prime agricultural land be fully mitigated pursuant to Implementation Measure 5.9.1 of the PWP/TREP.

Based on available project and environmental data and the policies and implementation measures included herein, the proposed improvements would be implemented such that the maximum amount of agricultural land in the corridor would be maintained in agricultural production and conflicts between urban and agricultural land uses would be minimized. While the existing and proposed transportation facilities constitute developed land uses, the transportation facilities do not in and of themselves have the potential to define adjacent land uses as urbanized areas, and therefore the proposed improvements would not create a conflict between agricultural and urban land uses. In addition, where facility improvements could adversely affect agricultural resources, policies and implementation measures would be applied (as identified in this section) to ensure the impacts would be avoided or minimized, and that impacts would be adequately mitigated such that the improvements would not result in substantial impacts to agricultural resources.

## 5.9.4.2 Coastal Act Consistency Analysis Summary

While proposed LOSSAN rail improvements could affect adjacent agricultural resources in the corridor, the majority of program improvements would occur within the existing facility rights-of-way. In this regard, proposed rail improvements would avoid, to a large extent, potential impacts to agricultural resources through design.

Where proposed I-5 highway improvements would result in unavoidable impacts to adjacent agricultural resources, the long-term viability of the affected agricultural resources and operation would not be affected, with the one potential exception of a 30.5-acre Prime Farmland property in Encinitas where 8.4 acres of agricultural land would be affected by proposed improvements. All permanent impacts to agriculture would be mitigated pursuant to the proposed Agricultural Resource Impact Mitigation Fee program.

Furthermore, proposed improvements that would directly affect agricultural resources are necessary to maintain a critical coastal access corridor and public service while concentrating and maintaining anticipated development within and/or contiguous with the existing developed facility consistent with Section 30250 of the Coastal Act. In addition to maintaining the primary coastal access corridors in the NCC, the proposed improvements are critical to goods movement, which has a direct effect on the viability of agricultural operations in the region and the state. The majority of agricultural commodities in California are transported from farms to markets via ground transportation; thus, the ability to transport local agricultural commodities to large markets through vital arteries such as the I-5 is also critical to preservation and continued viability of agricultural operations in the NCC, throughout the region, and beyond. Moreover, close proximity of transportation corridors to agricultural areas reduces costs associated with transporting commodities, and the reliability of these arteries is necessary to ensure delivery and equitable distribution of commodities and commensurate compensation to producers.

Based on available project and environmental data and the policies and implementation measures included herein, the proposed PWP/TREP improvements would protect agricultural resources in the NCC from substantial adverse impacts and is therefore consistent with Sections 30241 and 30242 of the Coastal Act.

# 5.9.5 Local Coastal Program Consistency

# 5.9.5.1 Local Coastal Program Consistency Analysis Summary

Certified LCPs for Encinitas and Carlsbad include policies that mirror, in part, the requirements of Sections 30241 and 30242 of the Coastal Act that speak to preserving Prime Farmland and agricultural production. Where PWP/TREP improvements would affect agricultural resources, the corridor LCPs include a variety of policies to implement the requirements of Sections 30241 and 30242 of the Coastal Act. Because there are no potential for impacts to agricultural lands located within the cities of San Diego, Del Mar, Solana Beach, or Oceanside, no LCP policy conflicts would occur. The following summary discussion thus focuses on the certified policies of the cities of Encinitas and Carlsbad LCPs.

# City of Encinitas

The City of Encinitas LCP designates a Special Study Overlay for Agricultural Land and includes the following policies to protect agricultural resources within the city and its sphere of influence:

- Preserve and promote the right to produce unique horticultural crops and community gardens.
- Encourage preserving "prime" agriculture lands within its sphere of influence.
- The Ecke Holdings, et. al., are within the City of Encinitas' Coastal Zone sphere of influence ... The City recognizes this land as "prime" agriculture suitability and as such, designates it for long-term preservation as "Agriculture/Open Space Preserve."
- Plan for compatible land uses within and adjacent to recreation areas, natural preserves, and agricultural areas.

The proposed highway improvements within Encinitas would, for the most part, result in only minimal encroachment and edge impacts along the existing I-5 highway corridor to three agricultural properties for a total of 8.6 acres. These impacts would be restricted to the edge of the agricultural lands and would not adversely affect the productivity of the sites nor would the proposed improvements preclude continued agricultural activities on the sites; however, proposed highway improvements would result in the loss of approximately 8.4 acres of Prime Farmland at Manchester Avenue, which could affect the ability for continued agricultural use of the property. Although the three parcels potentially affected by the highway improvements do not meet the Coastal Act's standards for prime agricultural land, because the city's LCP speaks to preserving and promoting the right to produce unique horticultural crops, a potential policy conflict may occur, requiring amendment to ensure consistency of the PWP/TREP improvements with the certified LCP.

As such, SANDAG and Caltrans may seek amendments to the City of Encinitas LCP, for which the standard of review would be Sections 30241 and 30242 of the Coastal Act. Should the PWP/TREP be found inconsistent with Sections 30241 and 30242 of the Coastal Act, the LCP amendment process may further allow the PWP/TREP to be analyzed for conflict resolution under Section 30007.5 of the Coastal Act. Section 5.10 evaluates the PWP/TREP improvements under the Coastal Act's conflict resolution provision (Section 30007.5). The conflict resolution analysis concludes that denying or modifying the PWP/TREP to avoid the impacts to agricultural resources discussed in this section would conflict with

several other Chapter 3 policies of the Coastal Act and, approving the PWP/TREP is, on balance, the most protective of significant coastal resources.

# City of Carlsbad

The City of Carlsbad LCP includes an extensive set of policies that address preserving and converting agricultural lands, and mitigating conversion of such lands when permitted pursuant to the LCP. As discussed in the Coastal Act consistency analysis above, the majority of agricultural resource impacts from the proposed improvement would be linear in nature and would result in minor, incremental encroachment into adjacent agricultural lands that would not adversely affect the agricultural productivity or operations of those lands. Proposed highway improvements would only affect approximately 2.3 acres of Prime and Unique Farmland at Cannon Road. The location of this impact would occur in the Aqua Hedionda Lagoon planning area of the city, which is the only uncertified segment of the City's certified LCP. As such, the Coastal Commission retains permit jurisdiction in this area with the standard of review for the proposed improvements being the Chapter 3 policies of the Coastal Act; however, the policies contained within the certified Land Use Plan component of the Agua Hedionda Lagoon segment can be used as guidance. The Agua Hedionda Land Use Plan includes agricultural policies that state conversion of any agricultural property must be consistent with the policies of the Coastal Act, as well as site-specific policies for south shore agricultural lands. The PWP/TREP proposes implementation of either a projectspecific agricultural mitigation project, such as acquiring, enhancing, or restoring other lands for agricultural use and/or establishing a school or community garden, or payment of an in-lieu fee to the City's certified Agricultural Conversion Mitigation Fee program to offset any impacts to coastal agricultural resources. Although the City's program does not extend to the Agua Hedionda Lagoon planning area, an LCP Amendment is undergoing review to allow for such, which would be applicable to offsetting PWP/TREP impacts. Until such time that the City's LCP Amendment is certified, the Chapter 3 policies of the Coastal Act will remain the standard of review for this portion of the City's Coastal Zone; therefore, the PWP/TREP improvements do not result in a policy conflict with the City's certified LCP.